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STATE CLOSES CASE IN BRUNEN MURDER

Mary Miller, Snake Charmer, Is Principal Witness Against Mohr.

DEFENSE OPENS MONDAY

Mrs. Brunen First Shot by Husband in Gun Battle, Miss Miller Said.

TROUBLE ON CHRISTMAS

Mohr Arrested After Powell Had Implicated Mrs. Brunen and Brother.

Special Dispatch to THE NEW YORK HERALD. MOUNT HOLLY, N. J., Dec. 15.—Miss Mary M. Miller, formerly a snake charmer with the Mighty Doris Shows and an intimate friend of Harry C. Mohr, was the principal witness before Justice Kallish to-day in the trial of Mohr and his sister, Mrs. Doris Brunen, for the murder of John Brunen at Riverside on March 10. With Miss Miller's testimony and that of Ellis Parker, the county detectives who arrested Charles M. Powell and got from him a confession accusing Mohr and Mrs. Brunen, the State closed its case. The defense will open on Monday, when counsel for Mrs. Brunen will ask for a dismissal of the indictment on the ground that sufficient evidence has not been introduced to warrant placing her life in jeopardy.

Brunen Shot Wife.
Mrs. Brunen testified that Mohr had told her that he had shot his wife and his wife's sister, Mrs. Brunen, last Christmas. Mrs. Brunen shot at her husband and Brunen shot her in the stomach. Then the snake charmer testified:

"Mohr said to me: 'I'm afraid he will kill Doris, but I'll get him. I want to get him before he gets Dot. If he ever hurts her I will get him, but I don't want that to happen. I will get him first.'"

The woman said that Mohr came to her room the morning after the murder and said:

"John was knocked off last night!"
Miss Miller said that she exclaimed: "My God, Harry! Have you any idea who killed him?" She said that Mohr told her he did not, and added that the authorities would never catch the murderer.

Shortly before the murder was committed Mohr told her that it would not be very long before the Brunens showed up to him. Miss Miller testified. She said also that a few days before the crime Mohr came into her room with a bottle of whiskey which he said he was going to give to Detective Stanley of Camden.

Detective Suspected Powell.
Detective Parker testified that he came to suspect Powell as a result of a process of elimination after investigating every clue he could find to the identity of the murderer. Powell was arrested in Camden on April 6, he said, and made a confession on April 28. Mohr was immediately arrested, and later Powell made a statement which caused the arrest of Mrs. Brunen.

Parker said that he suspected that Mrs. Brunen had some connection with the crime because he found the imprint of a woman's shoe in front of the window through which the shot was fired, and because she had told him she had been in the yard when putting the dog in the cellar.

"That was an unusual thing for her to do," he said, "and I attached much significance to it."
After he had left the stand Parker told the court attendants that if Mohr was convicted he had better be closely watched.

"If he gets a gun there, will be shooting," he said.

CHILD'S NOT OWNED BY STANDARD OIL

Teagle Dispel a Belief He Says Prevails.

WASHINGTON, Dec. 15.—Walter C. Teagle, president of the Standard Oil of New Jersey, stated to-day at the Senate oil investigation that, "contrary to the somewhat general belief," his corporation had no interest, financial or otherwise, in banks, railroads, copper or sulphur mines, the Childs restaurants, chain stores, or any other unrelated business.

The testimony later touched on the recent declaration by the Standard Oil of New Jersey of a 100 per cent stock dividend, and Mr. Teagle declared the income tax had nothing to do with the subject, as the basis for the dividend was not cash and therefore not subject to the tax. He added in response to questions that the dividend, amounting to \$100,000,000, exceeded the surplus of the Standard of New Jersey, but did not come up to the total surplus of the company and its subsidiaries, which was placed at \$294,000,000.

"Does the Standard of New Jersey fix the prices for which it buys oil in the field?" the committee attorney asked.

"Absolutely not," replied Mr. Teagle. "We buy the oil at the posted price without conference or agreements as to prices."

CHARGES BY BEECKMAN BRING LIBEL INDICTMENT

Providence 'News' Accused—Hennessey Is Held.

PROVIDENCE, R. I., Dec. 15.—An indictment against the Hope Publishing Company, publishers of the Providence News, for criminally libeling former Governor R. Livingston Beeckman was reported to the superior court this morning. The respondent will plead Monday. At the same time Judge Howard B. Gorham, in the sixth district court, adjudged John A. Hennessey, president of the Hope Publishing Company and editor of the Providence News, probably guilty of criminal libel against Mr. Beeckman, and bound him over to the grand jury in \$2,000 bail.

The complaints brought by Mr. Beeckman arose from the publication by the Providence News on October 30 of an article alleging that Mr. Beeckman, Republican candidate for United States Senator, had attempted to bribe Hervey J. Lagace of Woonsocket with \$15,000 paid to Lagace in the Providence Bureau Hotel October 17.

MOTHERS PAY HIGH TRIBUTE AT BABY DOCTOR'S FUNERAL

Barred by Crowd in Newark Church, Women, Many Wheeling Carriages, Stand in Street and Tell of Dr. Whitenack's Deeds.

While several hundred mothers gathered outside the building and talked with one another about how he had saved their babies when hope seemed lost, funeral services for Dr. M. Royal Whitenack were held yesterday afternoon in the Roseville Presbyterian Church, Newark. Dr. Whitenack, who contracted blood poisoning from an infant patient, died in the Presbyterian Hospital Tuesday after many operations and blood transfusions had failed to save his life. The church was crowded, 500 of the 900 or more seats having been reserved for physicians and nurses who were friends of Dr. Whitenack. Many mothers who had wheeled baby carriages long stretches through ice inclement streets had to remain on the sidewalk because of the crowd in the church, so they paid their own tribute in their own highly effective way.

"My baby was born blind and he made her see," said one mother. Another responded: "My baby nearly died of pneumonia and he saved her."

After prayer at 1 o'clock at the Whitenack home at 19 Bathgate place, the rites in the church were conducted at 2 o'clock by the Rev. William V. Chapman, pastor of the church, assisted by the Rev. Dorr P. Dieffenberg, rector of Calvary Methodist Episcopal Church, East Orange, and the Rev. John C. Bennett, rector of St. Thomas's Church, Newark. In his eulogy Dr. Chapman said:

"Dr. Whitenack dedicated his life to children without regard to creed, race or color, and without regard to himself. Ten years ago his only child died, and Dr. Whitenack resolved that, having lost his own son, he would spend the rest of his life in service to sick children. Room could not be found in the church for more than half the floral pieces sent by friends of the doctor. The funeral cortege followed a squad of motorcycle policemen to Orange, where the burial took place in the Rosedale Cemetery."

WOMAN AND BOY KILLED, SET AFIRE OLD CHINATOWN'S 'NIGGER MIKE' DEAD

Police Seek Husband Missing Since Murder in Coney Island.

John Carosama of 284 St. John's avenue, Coney Island, forced his way into the apartment of Mrs. Amelita Cataldo, on the third floor, early yesterday morning; after another tenant had seen smoke curling under the door of the apartment, he stumbled over something in the kitchen, and turning on the lights found the bodies of Mrs. Cataldo and her six-year-old adopted son, Frederick. Both had been killed, and they lay close together on a pile of smoldering rags that had evidently been burning for hours.

The police have sent out a general alarm for Mrs. Cataldo's husband, Afamo, a cleaner employed at the Fifty-eighth street branch of the B. R. T. They are also holding as a material witness Gaetano Prassetto of 45 Sands street, a barber employed at a shop in 86A Flatbush avenue. Prassetto told the police that he ran away with Mrs. Cataldo last spring and took her to California, returning with her in September and going to live at a house in Snyder avenue. Soon afterward the woman told him she was married, after she had tried to come by suitcases and baggage and forced her to return to her husband.

Cataldo did not appear for work yesterday morning at the car barns. Employees of the car barns, however, that on three times recently he has appeared in tears and told them that his wife had a lover and that he was very unhappy.

Dr. Ernest Vaughn, Medical Examiner, told the police after an examination that Mrs. Cataldo and the little boy had been dead about eight hours when their bodies were found.

STATE HIGH COURT FINDS GORDON HEIRESS INSANE Rules, However, She Was Put in Asylum Illegally

BOSTON, Dec. 15.—Judge Bailey of the State Supreme Court announced to-day his decision that Dorothy Gordon, the heiress whose guardianship is at issue, was not legally committed to the McLean Hospital for the Insane at Waverley because she was insane when she signed an application for admission to the hospital.

He permitted the petition for a writ of habeas corpus brought by her uncle, John Gardner of Boston. The court stood with the understanding that steps be taken at once for her legal commitment.

If such action were not taken within a reasonable time, the court added, counsel might again apply to him for a writ of habeas corpus. He said the medical testimony had satisfied him that if he had ordered the young woman brought into court there might have been disastrous consequences. If he had issued the writ at this time, he remarked, he could not have discharged Miss Gordon, but only only have provided for her care in some other institution or in a private home.

GOV. EDWARDS BUYS SCHUMANN-HEINK PLACE Denies Intention of Purchasing Home in Washington

Special Dispatch to THE NEW YORK HERALD. TRENTON, Dec. 15.—Gov. Edwards has purchased the former home of Mme. Schumann-Heink at Caldwell, N. J., which consists of 200 acres adjoining the home of his son, Col. Edward L. Edwards, Jr.

The Governor to-day denied a report that he contemplates purchasing a home in Washington for use during his term as United States Senator. He remarked that he was more likely to buy an airplane, intimating that he expected to make frequent journeys between Jersey City and Washington.

WAS "MILK" AT BANQUET BY? Grand Jury May Look Into Contents of "Nursing Bottles"

BOSTON, Dec. 15.—Investigation by a Federal grand jury of a report published to-day that a bottle of nursing bottles in the annual dinner of the New England Road Builders Association in the Hotel Somerset last night will be asked by the grand jury to look into the contents of the bottle.

The report said that nearly 1,000 guests found beside their plates nursing bottles, wrapped in tissue paper and frosted so that the contents appeared to be milk.

JUSTICE GETS JUDGMENT. The Appellate Division of the Supreme Court yesterday reversed a judgment for \$2,810 originally awarded to the Hudson Trust Company in an action brought by City Court Justice La Petra for legal services to John H. Springer before the grand jury in the case of the judgment in favor of Justice La Petra the judgment with interest amounts to about \$5,000.

Henn's Parrot, Aged 80, Retires Since Saloon Haunts Are Closed

Fred Henn, a lawyer of 182 Edge avenue, has a parrot 80 years old, he said yesterday, when he learned that the newspapers recently gave space to a parrot of less than half that age. The bird is now at the Henn house, but most of his life has been spent in the saloons of friends of Mr. Henn, which formerly were the gathering places of politicians. While the bird is feeble and withered, he still talks a good deal—about the tariff and things.

Most of the time the parrot is hopping about the house and Mr. Henn says he serves the family as a watch dog would, spurring curses that arouse the family whenever he hears an unfamiliar noise at night.

HALL CASE PERJURER GETS 2 YEARS IN JAIL

Schneider, Whose Lies Caused Arrest of Chum, Is Sentenced.

NEW SLEUTHS AT WORK

New Brunswick Interested Now in Trying to Spot Investigators.

BIG COSTS ON SOMERSET

County Will Have to Pay Full Bill for Inquiry, Middlesex Announces.

Special Dispatch to THE NEW YORK HERALD. NEW BRUNSWICK, N. J., Dec. 15.—Raymond Schneider, aged 23, who accused his chum, Clifford Hayes, of having murdered the Rev. Edward W. Hall and Mrs. Eleanor Mills, and admitted later that he had lied, was sentenced to-day by Judge Peter F. Daly to spend two years in the New Jersey State Reformatory at Rahway.

Schneider was convicted of perjury. The charge of abuse in connection with Pearl Bighmer, the youth's companion at the time of the finding of the bodies, was dropped.

Judge Daly, in sentencing Schneider, said that he did not believe the youth was weak minded, as his lawyer contended, but that by deliberate lying he had caused Hayes to be thrown into jail, charged with murder.

The trial and sentencing of Schneider revealed considerable interest in the murder case, and the continuation of the secret investigation prevents the case from dropping from the public mind. Residents of New Brunswick have become interested in discovering who the new investigators are, particularly a woman working on the case. Authorities here refused to make any statement regarding what they are doing.

Members of the congregation of St. John the Evangelist will be interviewed by several new investigators, who feel that many missing links in the chain can be supplied by persons who would not talk previously because of the notoriety attached to questioning.

Middlesex county will not share the expense bill of the Hall case with Somerset county, and the full burden of cost will fall on the latter county. This will include the services of William A. Mott, Special Prosecutor, still connected with the inquiry. Middlesex officials stated yesterday that they would aid the sister county in the case to the extent of investigating, but could not be expected to share in the general expense bill, which will run high. They point out that as the crime was evidently committed in Somerset county and the bodies were found there, Middlesex has no part in the case other than offering assistance.

It is definitely assured that Mrs. Frances N. Hall will start on a trip abroad some time after the Christmas holidays and that her brother, William Stevens, will make his annual visit to Florida. Timothy N. Pfeiffer, attorney for the Hall family, said to-day that he has not dropped his private inquiry that he has agents in New York, New Jersey, and elsewhere, working along definite lines and that he hopes to be able to lay before the local and State authorities information that may result in definitely fixing the crime on certain persons.

PASTOR WHO EXHIBITED KLANSMAN TO EXPLAIN McCaul to Devote Two Sermons to Subject.

The Rev. Robert McCaul, pastor of the Washington Avenue Baptist Church, Gates and Washington avenues, Brooklyn, will explain to-morrow morning the presence in his church last Sunday night of the diffident young man in the mask and shroud of a Ku Klux Klansman. McCaul will explain to-morrow night Mr. McCaul's presence in the church last Sunday's sermon. He announced that he will answer such questions as: "What is your attitude toward the Ku Klux Klan? What is your attitude toward the Klan? What is your attitude toward people of other races and creeds? What is your attitude toward the Jew?"

SYNTHETIC DYES, INC., MUST PAY \$333,457 Sale of Picric Acid to Russia Basis of Suit.

The American Synthetic Dyes, Inc., of 50 Wall street, must pay a judgment of \$333,457 compensation from a \$3,200,000 contract for sales of picric acid made by it to the old Russian Government, as the result of a unanimous decision handed down yesterday by the Appellate Division of the Supreme Court in Brooklyn. The higher court sustained a verdict for that amount handed down by a jury before Justice Kupper in supreme court March 15 last. The action was brought by Donald McKellar, as assignee of Clyde D. Knapp of Great Neck, L. I., an investment broker, and C. Carlton Kelly, the basis being the recovery of a brokerage commission.

BUTLER TELLS WOMEN TO FATHOM POLITICS Urges Greater Interest in International Problems.

Dr. Nicholas Murray Butler, president of Columbia University, talked of politics in an address at the Hotel Biltmore yesterday before the Women's Forum. He urged the women to take an interest in politics and to study the principles of government in politics. Greater interest in international problems and their relations also was advised.

If all governments and people understood the farmers and the farmers' needs and would respond to them, there would be no need of farm blocs, Dr. Butler declared, and he said the same applied to the problems of the railroads.

KARDOS CITED FOR ALIMONY. Justice Mullin yesterday signed an order directing Louis M. Kardos, Jr., of the bankrupt firm of Kardos & Burke, to show cause in the Supreme Court December 22 why he should not be compelled for contempt for failing to pay alimony to his former wife, Effie C. Kardos. Mrs. Kardos alleges that he owes \$750.

On Way to Harlem Nine Years, Wife Divorced Him

SUPREME COURT JUSTICE MORRISCHAUER yesterday granted an Enoch Arden decree dissolving the marriage of Mrs. Harriet Mabel Hudson to John H. Hudson, a business man of Tuckahoe, who nine years ago left home to go to Harlem, and has not been heard of since. The judgment finds that Hudson is legally dead.

Detectives in Harlem and Boston, where Mr. Hudson was well known, were unable to get any trace of him. The couple were married on July 3, 1899.

Auditor Admits He Built Up High Hopes on Error of Stenographer.

When Charles Lobell, auditor for creditors of Kardos & Burke, bankrupt stock brokers, was examined yesterday before Peter B. Olney, Jr., referee, he was unable to substantiate his report of a week ago purporting to discover hundreds of thousands of hitherto unsuspected assets. This reversal of prospects brought an uproarious outburst from assembled creditors, as did the original report of the finding of assets. A general cry for the resignation of Lobell followed.

Upon the intervention of Samuel Leavitt, who acted as Lobell's lawyer, and one or two others, Mr. Olney appointed a committee to decide whether Lobell should be retained or discharged, and whether, in event of his dismissal, a regular certificate of public accountant should be retained to examine the books further. He named Jacob M. Holtzman, Joseph M. Baum, Robert S. Stephenson, the trustee, and David W. Kahn, his attorney, and L. Barton Case and Mr. Leavitt. The committee will report to the referee next Friday morning.

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KARDOS CREDITORS SEE ASSETS VANISH

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During the examination Lobell was stormed with questions from all quarters. The referee spent a considerable part of his time shouting at obstreperous interrogators to "Sit down!" Lobell admitted that his preliminary report that the account of W. H. Evans of Amated, Va., showing Evans owing the bankrupts \$24,000 was in error, and that, actually, Kardos & Burke owed Evans \$44,000. This, he explained, was due to a stenographer's mistake.

He said he had obtained from a clerk the data upon which he contended in his report that Dr. J. D. Golden, of 94 Lexington avenue, owed the bankrupts \$1,500 and that Max Goodney, whose address has not been disclosed, owed the firm in excess of \$60,000. He admitted he had not been able to determine the accuracy of his statement. Arthur L. Ross, attorney for Louis M. Kardos, Jr., of the firm, contended that both are creditors of the bankrupts. Kardos griped at the apparent collapse of the evidence that the original schedules had concealed assets.

Lobell admitted he is not a certified accountant, and described himself as a "chartered" accountant. He said he got his charter from the Institute of Chartered Accountants in California, where he took a preparatory course later enlarged by study in New York. He said a man whose name he could not recall gave him an oral examination in New York.

"Who are your partners in Charles Lobell & Co.?" Stephenson asked. "Wallace," replied Lobell. "What is his first name?" "I don't remember, but I think it is William," answered Lobell, adding, upon order from the referee, that he had no other partners.

GIFTS TO UNIVERSITIES TAX FREE BY RULING Surrogate Cohalan Overruled in De Lamar Case.

The Appellate Division of the Supreme Court yesterday reversed an order of Surrogate Cohalan requiring Miss Alice A. De Lamar, only child of Capt. Joseph R. De Lamar, to pay a transfer tax on \$4,500,000 of her father's estate which she wished to give to Columbia, Harvard and Johns Hopkins universities in addition to their shares in the residuary estate. The State of New York may lose by the decision about \$290,000 in transfer taxes required by the Surrogate.

ATTACH LLOYD'S HOME TO GET \$20,000 BAIL Rich 'Red' on Haywood's Bond May Lose Mansion.

Special Dispatch to THE NEW YORK HERALD. CHICAGO, Dec. 15.—William Bron Lloyd, millionaire Chicago "Red," who was pardoned from the State penitentiary by Gov. Small and who signed a bail bond for \$20,000 for two of his I. W. W. friends, must pay or lose his North Shore mansion.

"Big Bill" Haywood (addressed Moscow) did \$15,000 of the damage to the Chicago Communist leader. The other faithful I. W. W. is Henry Rothfischer, for whom Lloyd pledged himself to pay \$5,000. Both jumped bonds signed by Lloyd and fled to Russia almost two years ago.

Federal Judge George T. Page issued the legal equivalent of a "peace remit" against Lloyd to-day and a deputy marshal was sent to Winnetka with instructions to seize the Lloyd home if the bill was not paid in ten days.

MAIL SANTA CLAUS ALERT. Letters From Poor Children Will Be Taken In Hand.

You may play Santa Claus to some children by applying to Uncle Sam's unofficial Christmas Post Office. The New York address is the Knickerbocker Building, Broadway and Forty-second street. His telephone area is 1235 Bryant and Fitzroy 148.

The Santa Claus Association is the universal, non-sectarian, State incorporated, recognized institution that takes letters from the poor children, dressed to Santa Claus by poor children, formerly sent to the Dead Letter office.

The object of the Santa Claus Association, which is the largest Christmas organization in the world, is to promote the celebration of Christmas among the children of the poor. It wants to place the donor in direct contact with the little recipients.

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Smart one button box coat suit with the short boyish shoulder, the smart boyish air and the wrap around skirt with the youthful swing.

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